

UNITED STATES WINS ALL BY THE ALASKA AWARD

Canadians, Bitter Over Decision, Refuse to Sign the Document, Score the English and Make Covert Threats at Independence—Minority Presents a Statement Showing Feeling.

LONDON, Oct. 20.—The engrossed copy of the Alaskan boundary award was signed at 2.10 P. M. to-day. The Canadians declined to sign the document, those who attached their signatures being Lord Alverstone and the three American Commissioners.

The United States gets practically everything it claimed, the allowance to Canada being of no practical benefit to the Dominion.

The award establishes the boundary on what is known as the old Hunter's line, giving the United States the heads of all the inlets.

The decision in regard to Portland Canal gives Canada Pearse and Wales Islands. The United States gets Sitikan Island and the broad southern portion of the channel.

In consequence of the attitude maintained by the Canadian Commissioners, Lord Chief Justice Alverstone decided to-day not to hold the proposed public meeting of the Alaskan Boundary Commission, but to hand its decision to Messrs. Foster and Sifton, respective agents of the American and Canadian Governments.

The Canadian Commissioners not only declined to sign the award but said they would publicly withdraw from the Commission. They, as well as all the Canadians connected with the case, are very bitter. Telegrams from Premier Laurier and other prominent persons in Canada show that this sentiment is shared generally throughout the Dominion.

A Covert Threat.

One of the Canadian Commissioners after the award had been signed said: "This award affects much more the relations between the Dominion and the mother country than people here seem to realize, and almost marks the parting of the ways, at least so far as leaving any question for England to decide for us."

The mountain line adopted as the boundary line in the award is so far from the coast as to give the United States substantially all the territory in dispute. The line completely clears all the bays and inlets and means of access to the sea, giving the United States a complete land barrier between Canada and the sea from the Portland Canal to Mount St. Elias.

Around the head of the Lynn Canal the line follows the watershed, somewhat in accordance with the present provisional boundary.

The award relating to the Portland Canal gives the United States two islands, Kannaghunt and Sitikan, commanding the entrance of the Portland Channel and the ocean passage to Port Simpson, and destroying the strategic value of Wales and Pearse Islands, which are given to Canada.

Messrs. Jette and Aylesworth, the Canadian commissioners, in a statement of their reasons for refusing to sign the award, say they consider the finding of the tribunal regarding the islands at the entrance of the Portland Channel and the mountain line is not a judicial one. They add:

"We urged our views as strongly as we were able. We were powerless to prevent it. We thought it our duty to follow the course which the majority was determined to pursue in respect to the matters above specified, and to ignore the just rights of Canada."

Score the Englishmen.

The Canadians' statement is lengthy and takes up each feature of the award.

ROOSEVELT AND CABINET JUBILANT OVER AWARD.

WASHINGTON, Oct. 20.—At the meeting of the Cabinet to-day hearty congratulations were exchanged between the President and his advisers over the result of the deliberations of the Alaskan Boundary Commission. Secretary Hay presented to the President and to his fellow-Cabinet members the decision of the Commission, as stated in the official despatches to the State Department.

The decision itself indicates more clearly than anything else could how complete is the American victory.

By the President and the Cabinet the result achieved by the American Commissioners is regarded as far and away the greatest diplomatic success the

United States has had for a generation. It is pointed out that the decision of the commission insures to this country for all time the only spot on earth concerning which there was any question about relinquishing, and the course pursued by this Government is regarded as having been vindicated completely.

So confident were the President and the members of his Cabinet in the justice of their contention regarding the Alaskan boundary that they were perfectly willing to refer the matter to any properly constituted commission for final decision. The award made by the tribunal, which had just completed its work, is believed to fully justify the confidence of the Administration in the correctness of the American claim.

I. Theodore Roosevelt, President of the United States of America, by virtue of the Fifty-eighth Congress in extraordinary session on Nov. 9 at 12 o'clock. The proclamation states that the purpose of the session is to consider the commercial convention between the United States and Cuba, which requires the approval of Congress.

The proclamation reads as follows: "By the President of the United States: A Proclamation. Whereas, By the resolution of the Fifty-eighth Congress in extraordinary session on Nov. 9 at 12 o'clock, the President of the United States and the President of Cuba, signed at Havana on Dec. 11, 1902, is necessary to secure the said convention shall take effect."

Whereas, It is important to the public interests of the United States that the said convention shall become operative as early as may be, now, therefore,

LOUIS DENBOSKY, SON OF MAYOR OF EAST BROADWAY, AND MISS BESSIE MICHAELSON, HIS BRIDE FLECT.



PLATT'S BRIDE NEVER ON STAGE

Senator Emphatically Denies Published Story, that as Lily Snow She Was Once in Evangeline Company.

Senator Thomas C. Platt read in a morning newspaper that his bride, who was Mrs. Theodore Janeway, was formerly an actress, connected with Rice's Evangeline Company. This same story has been peddled about every New York newspaper office since the announcement that Senator Platt was to take a wife. Investigation in New York failed to prove that Mrs. Platt was the same Lily Snow, who appeared with the Rice Company during the spring of 1887, continuing as a chorus girl until the following fall. The story was not published until to-day.

"I have been busy denying that yarn ever since my engagement was announced," said Senator Platt, when he was asked for comment. "The story is absurd. Mrs. Platt never was on the stage, never had any connection with theatricals or theatrical companies. I wish The Evening World would deny this for me once for all. I say with emphasis again that it is a lie."

The story that Mrs. Platt was on the stage grew out of a similarity of names. When W. H. Millston, who managed Rice's Evangeline Company, took charge of the show which in March, 1887, was rehearsing at the old Fourteenth Street Theatre, he found in the chorus a girl who called herself Lilyan Snow. This girl was modest and pretty and was forced to go on the stage to make a living. Miss Snow played in the company until the following winter, when she was taken ill in New Orleans. Then with a chorus girl, who was known as Linda Hillson, she came to New York on a steamship. She was in a New York hospital for some months and then all trace of her was lost by her stage companions.

Because Mrs. Platt's first husband was Howard Snow, from whom she was divorced about the time Lily Snow appeared with the Rice company, the story got abroad in theatrical circles that Mrs. Platt was the former chorus girl.

According to members of the old Evangeline Company Lily Snow was never married and did not resemble Mrs. Platt in any respect. Mrs. Platt is of robust stature, while the chorus girl was of delicate build.

(Special to The Evening World.) WHITE PLAINS, N. Y., Oct. 20.—The authorities at White Plains to-day decided to have Mrs. Ellen Brown, divorced wife of George W. Stevens, of Armonk, who deserted her six-week-old baby girl in the White Plains Cemetery, because she said she was homeless and starving, examined as to her sanity.

She is in the White Plains jail and keeps moaning for her baby. Five years ago, it is said, that Mrs. Brown's mind was affected and then she tried to end her own life, but was prevented by friends.

"I wandered around with my baby," Mrs. Brown said to-day, "but I could find no one to take her. I didn't know what to do. I walked miles and went to Pleasantville, where I tried to get Sheriff Lane to take charge of the little one, but he would not do so. I went to New York and tried to put the babe in several institutions, but was denied admission. I was almost starved and starving, and so I went back to White Plains and decided to desert the poor little thing. I knew some kind-hearted person would find my child and care for her."

Mrs. Brown will probably be sent to the Fonghtkeeps Asylum.

CARPENTER KILLED BY FALL. Drops from Fourth Story of Building to Street.

Leon Lustrano, twenty-four years old, a carpenter, address not known, fell four stories while working at One Hundred and Fifth street and Broadway to-day.

He was taken to J. Hood Wright Hospital, where he died from his injuries.

"RED LIGHT" IS DEVERY'S OWN

Charles F. Murphy Declares Tammany Will Not Tolerate a Return to the System and Its Infamous Accompaniments.

The Tammany plan of putting all bad conditions prevalent under the Van Wyck administration up to Devery, inaugurated last night by George B. McClellan, was followed up to-day by Charles F. Murphy. Referring to a speech made in Brooklyn last night by Mr. McClellan, the leader of Tammany Hall said:

"The Democratic organization will not tolerate a return to the red-light system and its infamous accompaniments as they flourished under Devery."

He was asked if it were true, as has been charged, that he owns a well-known hotel in Lexington avenue patronized largely by "John Smith and wife." He replied indignantly that he did not.

"I do not own the property and haven't a penny of interest in it," he said. "The tax records will reveal the name of the owner."

He repeated his assertion that Devery saw and conferred with Gov. Odell recently and said that he would produce his proofs at the proper time. It is inferred that he means to make further noise about this thing when the Governor visits New York again.

POLICE CAPTAIN ACCUSED IN COURT

Magistrate Naumer Charges Dooley with Having Warned Men that Warrants Had Been Issued for Them.

In the Coney Island Court to-day Magistrate Naumer accused Police Capt. Dooley, of the Coney Island station, of having given out information that warrants were in existence charging certain persons with false registration, and intimating that "grat" was the object of revealing the court secret.

"You have violated the rules of the Court and of your own department," said the Magistrate to the captain. "Such tactics tend to defeat the ends of justice. It informs the accused of when it is time for them to escape."

"These arrests could have been made and the evidence was such that the prosecutions would doubtless have been successful. But information coming from you reached the accused in time for them to escape and thus avoid arrest. When the police connive with lawbreakers it high time drastic measures be taken."

Capt. Dooley denied the charge, saying that the Magistrate must be mistaken; that he had never given information to any one that the warrants had been issued, and that he had made a diligent effort to make the arrests. In closing he said he courted the fullest investigation.

"You will get the investigation all right," said the Magistrate, and he ordered Stenographer Malphors to transcribe the charge he had made against Capt. Dooley in open court and to forward it to Police Commissioner Greene for his action.

Magistrate Naumer issued warrants for the arrest of a number of men, charging them with falsely registering. These warrants were given to Capt. Dooley to make the arrests. Soon after the warrants were in the hands of the police the accused men disappeared and this led to the charge made by Magistrate Naumer. On what information he based his accusation against Capt. Dooley, who is known as one of the reform captains, the Magistrate would not say.

BLEW OUT GAS; NOW IN HOSPITAL. Arthur De Barros, of No. 162 West Twenty-fifth street, blew out the gas in his room at his residence to-day. He was found in a semi-conscious condition and removed to the New York Hospital.

STILL ONE MORE PARKS INDICTMENT

Walking Delegate Must Face Another Charge, this Time for Swearing Falsely at His Recent Trial.

The Grand Jury this afternoon filed an indictment for perjury against Sam Parks with Judge Foster in Part I, General Sessions. The indictment charges that Parks committed perjury at his own trial. It is founded upon the confession of Henry Farley, his former co-worker and colleague and several other witnesses.

Immediately the indictment was filed, a bench warrant was issued for Parks's arrest and he will be arraigned this afternoon to plead to the bill and furnish fresh bail on the additional indictment.

It is believed the District-Attorney will push the perjury case against Parks as soon as he has disposed of the case in which Parks is accused of having blackmailed Contractor Schmidt, of the Tiffany Studio Building, out of \$600.

If Parks is convicted on the perjury charge he may be sent to prison for twenty years.

He will come up before Judge Newburger in General Sessions on Monday for trial in the Schmidt case.

Parks is now out on \$15,000 bail, furnished by James Byrne, the nephew of "Big Bill" Devery, who is also a bondsman for Henry Farley, who, as told exclusively in The World several days ago, confessed to the District-Attorney, Byrne is also bondsman for "Tim" McCarthy, a fellow walking delegate of Parks, who is also under indictment charged with extortion.

It is said at the District-Attorney's office that Devery intends to have his lawyer withdraw from the Parks and other cases, since Devery has been told that Parks has a "dicker" with Tammany Hall to deliver the vote of Parks and his friends to that organization.

The Grand Jury took up this morning the extortion charges, made in Farley's confession, against a talking delegate whose name has not been mentioned in print before. It is expected that this will necessitate the Grand Jury calling W. E. D. Stokes.

Mr. Stokes admitted to Mr. Rand that he had been compelled to pay \$50,000 to the district attorney, who had declared strikes on the Ansonia Hotel, Broadway and Seventy-third street. Mr. Stokes told one of the most remarkable stories in that connection. Heretofore Mr. Stokes has refused to appear before the Grand Jury as a complainant against Farley and the District-Attorney can find other complainants Mr. Stokes can be summoned as a witness and compelled to testify.

Farley is still in hiding. Parks and his friends are anxious to find him. But he is being guarded by two of Mr. Farley's county detectives, who are under instructions to let nobody see him. Mr. Jerome realizes that the life would be worth little should Parks and his friends get hold of him.

It is expected that Farley will be brought to this city some time to-morrow in order that the District-Attorney may have an opportunity to question him further. The meeting is not to take place in the District-Attorney's office, however.

Four-year-old Max Bernstein was fatally injured to-day by falling from the third-story fire-escape of his home, at No. 129 Suffolk street. The child was leaning over watching some of his playmates in the street when he lost his balance and plunged down among them. The little fellow landed on his head, and his skull was shattered. An ambulance was summoned but the child died soon after reaching Gouverneur Hospital.

EAST SIDE MAYOR'S SON WEDS TO-NIGHT

Prominent Politicians Will Participate in the Wedding Festivities of Louis Denbosky and Miss Bessie Michaelson.

FATHER GIVES HIM \$10,000.

"Florie" Sullivan Presents Pair with a Pair to Niagara Falls—Choir of Twenty, Accompanied by Orchestra, Will Sing the Wedding Song.

Louis Denbosky, son of Maurice Denbosky, an old friend of "Florie" Sullivan, and Mayor of East Broadway, is going to take for wife to-night Bessie Michaelson.

As every street has its mayor so has it a belle, and the bride is the queen of Broome street's beauty and fashion. If these elements were not sufficient in themselves to make the wedding an affair of much moment it has, for a settling the middle of a political campaign, with candidates for office their followers, district leaders and their henchmen doing every imaginable thing to win votes. As they save over that way a wedding is as good as a christening any day—better in fact.

The wedding will take place in Murray Hill Lyceum and every one who is any one will be there—such folk as "Diamond Charlie" Solomon, Joe Levi-Solomon, leader of "de fourt," "Big Tim" Sullivan, "Little Tim" Sullivan, "Florie" Sullivan, James Harburger, Senator Ahearn, Leader James P. March, John Landie, Clerk of the Essex Market Court, City Clerk Scully, Charlie Adler, James Sullivan, James B. Reynolds, Quarantine Commissioner, Charles H. Murray, Civil Justice Kremer, Tom Levy, Election District Captain, and Master of Ceremonies.

Choir to Sing Wedding Song. Rabbi Cooper will perform the marriage ceremony and the bridegroom has engaged a choir of twenty to trill his marriage song. There will be bells and organs and strains of music and all in all it will be a long time before there will be such another wedding in the east.

There is not a little feeling among some of the politicians over the fact that "Florie" Sullivan stole on them in treating the young couple so graciously. "Florie" is an old hand at that sort of thing and at his behest the bridegroom has been given an envelope from a great railroad corporation that contained a pass for Mr. and Mrs. Louis Denbosky to go to Niagara Falls and come back to New York.

Father Gives Check for \$10,000. "And that will be my honeymoon trip," said Denbosky today exhibiting the railroad favor proudly. "I and my wife will go away the first thing in the morning."

Greatest among the presents that have been given the couple is a check of \$10,000, the dower of the Mayor of East Broadway to his son. That will help him at the flat at One Hundred and Third street and Middle street, where a Mayor's son and a belle of the East side marry, they usually move uptown.

UNION MAY SUE FOR DEATHS. Workingmen Allege Negligence as Cause of Bridge Disaster.

PITTSBURGH, Pa., Oct. 20.—As a result of a special meeting of the Structural Iron Workers' Union, held here, damage suits aggregating \$100,000 may be brought against the American Bridge Company, charging negligence in the construction of the Wabash Railroad bridge, where the disastrous accident happened yesterday. The men allege that the company had been raising daily eighty tons of iron on the travel at the bridge when the bridge collapsed and that the company had been negligent in not carrying more than thirty tons.

The meeting decided to stop all work in the city until Thursday and made special arrangements for the funerals of the victims of yesterday's accident. It was decided that on the caasket of each victim should be placed a floral piece representing a broken traveler.

REBUILDING. A Woman Makes Students Over. A lady who used a famous food for convenience made a discovery that she tells of as follows: "I had been sick for a long time and was a nervous wreck, suffering from headache, faintness, distended stomach, palpitation and great heart disturbances."

"Two physicians said that I had valvular trouble of the heart. I was then a widow living alone and was often too ill to get my meals. Hearing of Grape-Nuts as a ready-cooked food, I purchased a package for convenience only, thinking it would at least keep me from starving."

"It was delicious and after a week's diet with little beside Grape-Nuts and cream, I had my usual appetite and was able to resume my work. I was a wonder to myself. Then I took on Postum Coffee in place of tea and coffee and continued the steady use of both Grape-Nuts and Postum. This was a year ago, and to-day I am a well woman, for my heart disease is gone, along with all my other bad symptoms."

"Some time ago I took charge of a boarding-club of students of our university, and following their instructions, I gave them luncheons made up of biscuits or light bread, cold meat and coffee. The result was that the students were that many of them suffered from headaches, dulness and inability to apply themselves to study after luncheon."

"I knew that the trouble was the wrong selection of food, and it was not long before I persuaded some of them to take only Grape-Nuts with cream for luncheon. This worked like a charm, and one after another followed the example, until now Grape-Nuts is the principal article of diet for breakfast and luncheon in the club."

"Some of the professors in the university have noticed the change too, for the student's brain when fed on Grape-Nuts is clear and active, the memory is good and his ambitions appear to be heightened because the body and brain are in good, steady condition." Name given by Postum Co., Battle Creek, Mich.

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Tailor-made Suits The original prices were 10.00, 15.00, 20.00, 25.00, 30.00, 35.00 and 40.00. TO-MORROW'S PRICES \$5 \$7.50 \$10

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